

This section to be completed by a PAR Representative

PAR Cat(s): _____

Vaccines: _____

Adoption Date: _____

Loaned Items: _____

Parker's Animal Rescue

P.O. Box 4438 Durango, CO 81302
970-769-2584

ADOPTION AGREEMENT

This Adoption Agreement is entered into on the date set forth below between Parker's Animal Rescue (PAR) and _____ (Adopter). The Adoption Application provided by Adopter is incorporated herein and is made part of this Adoption Agreement. In consideration of the \$110.00 non-refundable non-transferable adoption donation provided to PAR by Adopter and the representations made by Adopter to PAR, PAR agrees to adopt out the PAR cat(s) described below from PAR to Adopter, pursuant to the following terms and conditions.

Neutering/Spaying: Colorado Law requires all rescue cats to be spayed or neutered by a licensed veterinarian prior to adoption unless expressly exempted by the Colorado Commissioner of Agriculture.

Health and Welfare of PAR Cat(s): The health and welfare of PAR cats are of primary importance to PAR. The Adopter's PAR cat's optimum health must be maintained through the feeding of quality cat food, maintenance of proper weight for the cat's build, adequate water, shelter, and annual exams and vaccinations by a licensed veterinarian. If any health conditions or medical concerns arise within the first ten (10) days after adoption, Adopter will contact PAR. PAR may, in its sole discretion, provide or assist with veterinarian care, but such veterinarian care must be provided by Aspentree Animal Caring Center of Durango. If Adopter chooses to seek veterinarian care from a provider other than Aspentree Animal Caring Center of Durango, PAR will not be responsible for any charges incurred.

Identification: Adopter's PAR cat(s) must be licensed and tagged in accordance with local laws and wear personal identification as well. PAR will microchip prior to adoption.

Loss: If Adopter's PAR cat(s) is lost or stolen, Adopter must notify PAR immediately.

Returning PAR Cat(s): PAR makes reasonable efforts to pair Adopters with an appropriate PAR cat(s). However, Adopter is ultimately responsible for their PAR cat(s) and Adopter agrees that it has thoroughly considered potential constraints that may impact Adopter's ability to provide lifelong care to PAR cat(s) (e.g. housing, financial commitment and behavior requirements).

If Adopter decides to re-home, surrender, sell/give away, or euthanize their PAR cat(s), they agree to first contact PAR to discuss such options. When feasible, PAR may agree to take back the PAR cat(s) (in this event, no fees shall be refunded to Adopter). PAR may also authorize in writing the transfer of PAR cat(s).

Post-Adoption Action by PAR: Adopter agrees and PAR reserves the right to visit Adopter's home and/or contact Adopter's veterinarian, at any time after the adoption, to follow-up on the welfare of the PAR cat(s) and confirm that Adopter is complying with the terms and conditions of this adoption. If Adopter fails to comply with the terms and conditions of this adoption, or if PAR determines that any false information was provided to PAR by Adopter, PAR may

terminate the adoption and retake possession of the PAR cat(s). If PAR terminates the adoption, there will be no refund of the \$110.00 adoption donation. If it is necessary for PAR to retain an attorney or take legal action to recover the PAR cat(s) or enforce any terms and conditions of this agreement, Adopter agrees to pay all attorney's fees and costs associated with such action.

Further, Adopter agrees that any legal action pertaining to this Adoption Agreement shall be heard in County Court in La Plata County, Colorado. In the event PAR has to file a replevin action to recover possession of the PAR cat(s), Adopter voluntarily waives his/her right to attend a Show Cause Hearing and agrees that the Court has the authority to issue a pre-judgment Order of Possession to PAR without the necessity of posting a bond.

There are inherent risks in adopting a cat(s) and owning a cat(s). PAR shall not be liable for any damages, injury or death resulting from the inherent risks of adopting a cat(s) or cat ownership. No Adopter or person affiliated in any way with an Adopter shall make any claim against PAR, or maintain any action against PAR, or recover from PAR for injury, loss, damages or death resulting from any of the inherent risks of cat(s) adoption or cat ownership. By signing below, Adopter acknowledges the inherent risk in adopting a cat(s) and cat ownership and agrees to waive any and all claims against PAR as set forth herein.

By signing below, Adopter agrees to the terms and conditions set forth herein and affirms that all information provided to PAR and all representations made by Adopter to PAR are true and correct.

PLEASE CHECK & SIGN BELOW:

I received the informative rabies brochure I received up-to-date medical records

Adopter: _____ Date: _____

Adopter: _____ Date: _____

PAR Representative: _____ Date: _____

Adopter(s) Name: _____

Address: _____

Phone: _____

Email: _____

PAR Cat(s): _____